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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,539	02/26/2004		Osamu Komazawa	000409-094	3250	
21839	7590	12/09/2004		EXAM	EXAMINER	
BURNS DO	ANE SV	VECKER & MAT	CHANG,	CHANG, CHING		
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ALEXANDR	IA, VA	22313-1404	ART UNIT	PAPER NUMBER		
	ĺ			3748		

DATE MAILED: 12/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant	(s)				
Office Action Summary								
		10/786,539		KOMAZAWA ET AL.  Art Unit				
	• • • • • • • • • • • • • • • • • • •	Examiner China Chana						
<del> </del>	The MAILING DATE of this communication a	Ching Chang	heet with the corresponds	onco addross				
Period fo	•	opears on the covers	neet with the correspond	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
THE - Exterent after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication, period for reply specified above is less than thirty (30) days, a reprivation of the period for reply is specified above, the maximum statutory perion retorely within the set or extended period for reply will, by staturely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, howeve ply within the statutory minim d will apply and will expire Si) te, cause the application to b	r, may a reply be timely filed um of thirty (30) days will be consid (6) MONTHS from the mailing datescome ABANDONED (35 U.S.C. §	e of this communication. 133).				
Status								
1)	Responsive to communication(s) filed on							
2a)□	•	is action is non-final.						
3)□	Since this application is in condition for allow	ance except for form	al matters, prosecution a	is to the merits is				
	closed in accordance with the practice under	Ex parte Quayle, 19	35 C.D. 11, 453 O.G. 21	3.				
Dispositi	ion of Claims							
4)⊠	Claim(s) 1-15 is/are pending in the application	n.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.							
· · · · · · · · · · · · · · · · · · ·	6) Claim(s) is/are rejected.							
7)🖂	Claim(s) <u>5,7-9,12 and 13</u> is/are objected to.							
8)□	Claim(s) are subject to restriction and	or election requirem	ent.					
Applicati	ion Papers							
9)	The specification is objected to by the Examir	ner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (	ınder 35 U.S.C. § 119							
a)l	Acknowledgment is made of a claim for foreig  All b) Some * c) None of:  1. Certified copies of the priority document  2. Certified copies of the priority document  3. Copies of the certified copies of the priority document  application from the International Bure  See the attached detailed Office action for a list	nts have been receiv nts have been receiv ority documents hav au (PCT Rule 17.2(a	ed. ed in Application No e been received in this N )).					
A44 - 1	W-)			•				
Attachmen	t(s) e of References Cited (PTO-892)	4) 🗀 In	erview Summary (PTO-413)					
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Pa	per No(s)/Mail Date					
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date <u>10/05/2004</u> .		otice of Informal Patent Applications:	tion (PTO-152)				

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#### **DETAILED ACTION**

## Claim Objections

- 1. Claims 1-15 are objected to because of the following informalities:
  - " a plurality of said rotational phase restriction mechanisms " appears to be -- a plurality of rotational phase restriction mechanisms – in claim 1.

Appropriate correction is required.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 6, 10-11, and 14-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakayoshi (US Patent 6,058,897).

Nakayoshi discloses a variable valve timing control device comprising: a driving side rotational member (30) rotating synchronized with a crankshaft (54); a driven side rotational member (20) positioned coaxially with the driving side rotational member, the driven side rotational member rotating with a camshaft (10); a rotational phase holding mechanism (80, 90) for holding a relative rotational phase between the driving side

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rotational member and the driven side rotational member at a locked phase; a rotational phase restriction mechanism (80, 90) for allowing a relative rotation that the relative rotational phase approximate to the locked phase and for restricting the relative rotation that the relative rotational phase being separated from the locked phase; a groove (24, 33, 27a-27c) formed at one of the driving side rotational member and the driven side rotational member; a restriction body (81, 91) provided at the rotational phase restriction mechanism for restricting the relative rotation by moving from the other of the driving side rotational member and the driven side rotational member to be received at the groove; a plurality of rotational phase restriction mechanisms (80, 90) for restricting the relative rotation in a predetermined direction at different relative rotational phases; a step portion (of 24, 36, and 27a-27c) provided at the groove serving as a part of at least one of the rotational phase restriction mechanisms being engaged with the restriction body for restricting the relative rotation in the predetermined direction; and the rotational phase restriction mechanism including the step portion for restricting the relative rotation in the predetermined direction at the plural relative rotational phases (See Col. 3, line 47 through Col. 7, line 43); wherein the rotational phase holding mechanism includes the plural rotational phase restriction mechanisms; wherein the groove is formed at said the other of the driving side rotational member and the driven side rotational member in a radial direction so that the restriction body moves in the radial direction to be received at the groove (See Figs. 1-3); wherein the relative rotational restriction is applied in order by the different rotational phase restriction mechanisms for stepwise restricting the relative rotation in the predetermined direction at the plural different relative rotational

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phases; the rotational phase restriction mechanism for applying the stepwise restriction at different relative rotational phases in the same direction; wherein the rotational phase restriction mechanism applies the stepwise restriction at the different relative rotational phases in accordance with a rotation of the camshaft; wherein the step portion is configured stepwise; wherein each rotational phase restriction mechanism includes the step portion (See Figs. 1-3); wherein the plural relative rotational phases determined by restricting the relative rotation includes varied rotational phase differences different from one another; wherein the rotational phase difference is varied from a small phase difference at an initial state to be increased in order.

## Allowable Subject Matter

4. Claims 5, 7-9, and 12-13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Komazawa et al. (US Patent 6,684,835).
  - Lewis (US Patent 6,647,936).

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- Takenaka et al. (US Patent 6,779,499).

Hase (US Patent 6,523,511).

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ching Chang whose telephone number is (571)272-

4857. The examiner can normally be reached on M-Th, 7:00 AM -5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Thomas Denion can be reached on (571)272-4859. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Patent Examiner

THOMAS DENION

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Ching Chang